## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

FRANK'S CASING CREW AND	§
RENTAL TOOLS, INC. AND FRANK'S	
INTERNATIONAL, INC.	\$ \$ \$ \$
	§
Plaintiffs,	§
	§
v.	§ CIVIL ACTION NO. 2:07-CV-15
TESCO CORPORATION AND TESCO	§ JURY TRIAL DEMANDED
CORPORATION (US),	<pre> § § JURY TRIAL DEMANDED § § § §</pre>
	§
Defendants.	§
	0
	§
ROBERT P. APPLETON	§ §
ROBERT P. APPLETON	
ROBERT P. APPLETON  Consolidated Plaintiff,	§ §
	§ §
	§ §
Consolidated Plaintiff,	§ §
Consolidated Plaintiff,	
Consolidated Plaintiff, v.	<pre> § § § § § (CONSOLIDATING CIVIL ACTION NO.)</pre>
Consolidated Plaintiff, v. FRANK'S CASING CREW AND	<pre> § § § § § (CONSOLIDATING CIVIL ACTION NO. § 2:08-CV-239)</pre>
Consolidated Plaintiff, v. FRANK'S CASING CREW AND RENTAL TOOLS, INC. AND FRANK'S	<pre> § § § § § (CONSOLIDATING CIVIL ACTION NO. § 2:08-CV-239)</pre>
Consolidated Plaintiff, v. FRANK'S CASING CREW AND RENTAL TOOLS, INC. AND FRANK'S	<pre> § § § § § (CONSOLIDATING CIVIL ACTION NO.)</pre>

## ORDER OF DISMISSAL WITH PREJUDICE

This Court, in response to the Joint Motion of All Parties for Dismissal With Prejudice, namely, Frank's Casing Crew and Rental Tools, Inc., Frank's International, Inc., Tesco Corporation, Tesco Corporation (US), and Robert P. Appleton, does hereby grant the motion. It is therefore

ORDERED, subject to and in accordance with that certain settlement agreement among the parties, that these actions (Civil Action Nos. 2:07-cv-15 and 2:08-cv-239), including all

claims, affirmative defenses, counterclaims, and third party claims, are hereby dismissed with prejudice. Each party shall bear its own fees, expenses, and costs.

SIGNED this 4th day of June, 2009.

T. JOHN WARD

UNITED STATES DISTRICT JUDGE